

Avram E. Frisch, Esq. (AF-0187)
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Attorney for Plaintiff

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW JERSEY**

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YISROEL MEIR LEEDER

Civil Action No. 3:18-cv-12384-AET-
BRM

Plaintiff,

REQUEST TO ENTER DEFAULT

- against -

**MOSHE FEINSTEIN A/K/A MOE FEINSTEIN;
SHLOMO YEHUDA FEINSTEIN ARON
WASSERLAUF A/K/A MR. WASSER;
KASTNER'S MARKET; KOSHER DELIGHT
LLC; DOUBLE DECKER DELI, LLC; CAPRI
RISTORANTE LLC; 726 41ST LLC;
GROUP EIGHTEEN, INC; AM DISPLAY DIST.
INC.; UHCS, INC; CARLOS & GABBY'S
MIAMI; AMBER CAPITAL; IADVANCEU
LLC; AYN OD MILVADO LLC; NISSIM
OHAYON; CHAVIVA FEINSTEIN; SAPPHIRE
FUNDING LLC; LIAM DOE; JOHN DOES 1-
30;**

Defendants : .

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To the Clerk of the United States District Court for the District of New Jersey:

You will please enter the Default of the Defendants Moe Feinstein; Amber Capital;
Iadvanceu LLC; and Chaviva Feinstein for failure to plead or otherwise defend as

provided by Rule 12, of the Federal Rules of Civil Procedure as set forth in the Declaration of Avram E. Frisch, attorney for Plaintiff, attached hereto.

THE LAW OFFICE OF AVRAM E. FRISCH LLC
Attorney for plaintiff

Dated: September 17, 2018

BY: /s/Avram E. Frisch
Avram E. Frisch, Esq.
1 University Plaza, Suite 119
Hackensack, NJ 07601
201-289-5352

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FUNDING LLC; LIAM DOE; JOHN DOES 1-
30;**

**DECLARATION OF AVRAM E.
FRISCH IN SUPPORT OF
PLAINTIFF'S REQUEST TO
ENTER DEFAULT AGAINST MOE
FEINSTEIN; AMBER CAPITAL;
IADVANCEU LLC; CHAVIVA
FEINSTEIN**

Defendants

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Avram E. Frisch, Esq of full age, hereby declares, under penalty of perjury pursuant to 28 U.S.C. § 1746, as follows:

1. I am an attorney at law licensed to practice in the State of New Jersey and admitted to practice before this Court, and I represent Plaintiff in the instant matter. I make this declaration in support of Plaintiff's Request to Enter Default against Feinstein.
2. On August 23, 2018, Moe Feinstein; Amber Capital; Iadvanceu LLC; and Chaviva Feinstein was served as evidenced by the return of service filed on the Court's electronic docket. See Docket entries 15-18.
3. These defendants have failed to answer or otherwise respond to the Complaint.
4. Accordingly, Plaintiff respectfully requests that a default be entered by the Clerk against these defendants.

Dated: September 17, 2018

/s/ Avram E. Frisch
Avram E. Frisch
Attorney for Plaintiff